1	HEALIH INSUKANCE MANDATE ACCOUNTABILITI
2	AMENDMENTS
3	2012 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Todd Weiler
6	House Sponsor: Evan J. Vickers
7	
8	LONG TITLE
9	General Description:
10	This bill amends the Accident and Health Insurance Policy chapter of the Insurance
11	Code.
12	Highlighted Provisions:
13	This bill:
14	<ul> <li>applies a health insurance mandate that is enacted by the state after January 1,</li> </ul>
15	2012, to a public school district, charter school, or a state funded institution of
16	higher education;
17	<ul> <li>requires the state to evaluate the cost of an insurance mandate enacted after January</li> </ul>
18	1, 2012, for the state employees' risk pool, a public school district, a charter school,
19	and state funded institutions of higher education;
20	<ul> <li>requires the state to appropriate the cost of implementing a health insurance</li> </ul>
21	mandate enacted after January 1, 2012, to the participating employers in the state
22	employees' risk pools, public school districts, charter schools, and state funded
23	institutions of higher education; and
24	<ul><li>makes technical amendments.</li></ul>
25	Money Appropriated in this Bill:
26	None
27	Other Special Clauses:



This bill provides an immediate effective date.
<b>Utah Code Sections Affected:</b>
AMENDS:
31A-22-605.5, as last amended by Laws of Utah 2008, Chapters 241 and 250
<b>49-20-407</b> , as last amended by Laws of Utah 2004, Chapter 229
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 31A-22-605.5 is amended to read:
31A-22-605.5. Application.
(1) For purposes of this section "insurance mandate":
(a) means a mandatory obligation with respect to coverage, benefits, or the number or
types of providers imposed on policies of accident and health insurance; and
(b) does not mean:
(i) an administrative rule imposing a mandatory obligation with respect to coverage,
benefits, or providers unless that mandatory obligation was specifically imposed on policies of
accident and health insurance by statute[-]; or
(ii) an insurance mandate in an essential health benefits package imposed pursuant to
the Patient Protection and Affordable Care Act, Pub. L. No. 111-148, and the Health Care
Education Reconciliation Act of 2010, Pub. L. No. 111-152, and federal rules related to their
implementation.
(2) (a) Notwithstanding the provisions of Subsection 31A-1-103(3)(f), the following
shall apply to health coverage offered to the state employees' risk pool under Subsection
49-20-202(1)(a):
(i) any law [imposed] enacted under this title that becomes effective after January 1,
2002, which provides for an insurance mandate for policies of accident and health insurance;
and
(ii) in accordance with Section 31A-22-613.5, disclosure requirements for coverage
limitations.
(b) Notwithstanding the provisions of Subsection 31A-1-103(3)(f), a health insurance
mandate enacted under this title after January 1, 2012, shall apply to:
(i) health coverage offered to the state employees' risk pool under Subsection

59	49-20-202(1)(a); and
60	(ii) health coverage offered to public school districts, charter schools, and institutions
61	of higher education under Subsection 49-20-201(1)(b).
62	[(b)] (c) If health coverage offered to the state employees' risk pool under [Subsection]
63	Subsections 49-20-201(1)(b) and 49-20-202(1)(a) offers coverage in the same manner and to
64	the same extent as the coverage required by [the] an insurance mandate [imposed] enacted
65	under this title or coverage that is greater than the insurance mandate [imposed] enacted under
66	this title, the coverage offered to state employees under [Subsection] Subsections
67	49-20-201(1)(b) and 49-20-202(1)(a) will be considered in compliance with the insurance
68	mandate.
69	[(e)] (d) The [program] programs regulated under [Subsection] Subsections
70	49-20-201(1)(b) and 49-20-202(1)(a) shall report to the Retirement and Independent Entities
71	Committee created under Section 63E-1-201 by November 30 of each year in which a mandate
72	is [imposed] enacted under the provisions of this section. The report shall include the costs and
73	benefits of the particular mandatory obligation.
74	(3) (a) An insurance mandate for policies of accident and health insurance enacted
75	under this title after January 1, 2012, shall apply to policies of accident and health insurance
76	offered by a public school district, a charter school, or a state funded institution of higher
77	education that is not insured through the Public Employees' Benefit and Insurance Program.
78	(b) If an insurance mandate for policies of accident and health insurance is enacted
79	under this title after January 1, 2012, the state shall determine whether each entity described in
80	Subsections (2) and (3)(a) offers coverage in the same manner and to the same extent, or
81	greater than the insurance coverage required in the mandate enacted after January 1, 2012.
82	(c) Before enacting an insurance mandate, the state shall, for each entity that does not
83	offer coverage in accordance with Subsection (3)(b):
84	(i) determine the cost to the entity of implementing the insurance mandate; and
85	(ii) appropriate money necessary to fund the full cost to the entity of implementing the
86	insurance mandate.
87	Section 2. Section 49-20-407 is amended to read:
88	49-20-407. Insurance mandates.
89	Notwithstanding the provisions of Subsection 31A-1-103(3)(f)[]:

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90	(1) health coverage offered to the state employee risk pool under Subsection
91	49-20-202(1)(a) shall comply with the provisions of Sections 31A-8-501 and 31A-22-605.5;
92	<u>and</u>
93	(2) health coverage offered to public school districts, charter schools, and institutions
94	of higher education under Subsection 49-20- $\$ \rightarrow [301]$ 201 $\leftarrow \$$ (1)(b) shall comply with the
94a	provisions of
95	Section 31A-22-605.5.
96	Section 3. Effective date.
97	If approved by two-thirds of all the members elected to each house, this bill takes effect
98	upon approval by the governor, or the day following the constitutional time limit of Utah
99	Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto,
100	the date of veto override.

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Office of Legislative Research and General Counsel